

PAPER PUBLISHES TEXT OF TREATY

Terms of Agreement Between
United States and Colombia
Given Out.

SETTLES PANAMA TROUBLE

Free Passage Through Canal
Provided and Payment of
\$25,000,000 Promised.

Paris, April 17.—The text of the treaty between the United States and Colombia, settling the Panama controversy, was made public here to-day through the Colombian legation by publication in the Temps. The treaty was signed at Bogota on April 7 by United States Minister Thaddeus A. Thompson and Dr. Francisco Jose Urrutia, Colombian Minister of Foreign Affairs, and the members of a Colombian advisory committee.

The first article of the treaty, as published in the Temps, says: "The government of the United States, desiring to put an end to all disputes and differences with the republic of Colombia, occasioned by events which have brought about the present situation in the isthmus of Panama, in its name and in the name of the people of the United States expresses sincere regret for anything that may have interrupted or affected the relations of cordial friendship existing long between the two nations."

"Colombia, in her name and in the name of the people of Colombia, accepts this declaration in the full assurance that in this way will disappear all obstacles to the restoration of complete harmony between the two countries."

The treaty provides that "Colombia shall enjoy freely and in perpetuity free passage through the Panama canal for her troops, stores and warships" and stipulates also that six months after the exchange of ratifications of the treaty the sum of \$25,000,000 shall be paid to Colombia.

The article relating to canal privileges also provides for commercial advantages in favor of Colombian products imported into the Canal Zone, and for special advantages in the railway traffic of Panama when the canal service is interrupted for any reason, and when it is needed for Colombian agents and troops and for war stores from Colombia.

"Colombia recognizes Panama as an independent nation, which shall terminate on the Pacific ocean at points equidistant between Cocle and Arica," says the last article, which continues: "The United States undertakes to secure the sending by the government of Panama of an agent to negotiate with Colombia a treaty of peace and friendship, which shall include an agreement regarding the pecuniary liability of the two countries."

Not Yet Made Public.
Washington, April 17.—Administration officials to-night still decline to make public the Colombian treaty, the English text of which is in the hands of the State Department, pending its submission to the Senate. They

At
Crafts
Hall

All the Latest Sheet
Music
9c

The Crafts Piano Co.
Broad at Second Street.

pointed to the translation published in Paris, however, as a complete refutation of recently current reports that the treaty was contained in an apology from the American government for events leading up to the acquisition of the Canal Zone and the subsequent breach between the United States and Colombia.

RULING ON VIVISECTION LAW

Important Interpretation During Trial of University Professor.

Philadelphia, Pa., April 17.—An important interpretation of Pennsylvania law on vivisection was made yesterday in the trial of Dr. Joshua E. Sweet, charged with violation of the law after operations, when Judge E. Ames, after addressing the jury, declared that the law was not intended to prevent the use of animals for scientific purposes, but to prevent the use of animals for the purpose of inflicting pain on them.

Dr. Sweet is assistant professor of surgery in the medical department of the University of Pennsylvania, and has been on trial in Criminal Court for three days. Five other members of the medical faculty of the university also are under indictment for alleged cruel treatment of dogs after operations. The trial of these cases depends on the outcome of the proceedings against Dr. Sweet. The jury retired late to-day and court adjourned until Monday. If a verdict is reached in the meantime it will be returned when court reconvenes.

REFUSES TO PAY JEWELER

Woman Paralyzed Annoyed by Being Summoned to Court.

[Special to The Times-Dispatch.]
New York, April 17.—Princess de Paraghy, who paints portraits and is known to the art world as Vilma Paraghy, has been summoned to court to explain why she refuses to pay a Fifth Avenue jeweler \$250 for an imitation diamond ring and a bracelet. The jeweler, who is a considerable annoyance, she declares, asked her to buy the "paste" ornament, and insisted upon leaving it at her palatial apartment in the Hotel Plaza.

"I don't want it, I am too democratic for gems," she explained. "I have diamonds given me by Queen Charlotte of Wurttemberg and Prince Bismarck and other royal, but I won't wear them—I am so democratic."

Workers for the Blind Meet.

Washington, April 17.—Workers for the blind from throughout the country gathered in conference here to-day. Speakers declared "enforced blindness" to be the worst cruelty that could be inflicted on a blind person. The conference will close to-morrow.

DELAY OF MONTHS IN FRANK HANGING

Tedious Amount of Litigation
Necessary Before Last Re-
course Is Exhausted.

Atlanta, Ga., April 17.—The execution of Leo M. Frank for the murder of Mary Phagan, which had been set for noon to-day, will be delayed many months by the action of attorneys yesterday in the opinion of legal authorities here. It was pointed out to-day that a tedious amount of litigation, which may include a decision by the Supreme Court of the United States, will not be necessary before the last recourse has been exhausted.

It was generally expected that of the two motions filed by Frank's attorneys in the Superior Court yesterday, that asking a new trial on ground of newly discovered evidence would first be pressed for action. If, after arguments on April 22, this motion is denied, appeal probably will be taken to the Supreme Court of Georgia, which already has affirmed the lower court in denying a new trial on previously submitted evidence.

In the event that a new trial is again denied by the highest tribunal of the State, it is believed the motion filed yesterday for annulment of the conviction will be carried to the Supreme Court at Washington. This motion alleges that in violation of the Constitution of the United States, Judge L. S. Roan, who presided at Frank's trial, advised counsel for the defendant not to allow the prisoner to be present in court when the verdict was returned. This action, the motion states, was founded on fear that physical violence would result to Frank should he be acquitted.

Attorneys for Frank were quoted to-day as saying that the report of William J. Burns, who investigated the murder at the instance of the prisoner's friends, probably would be placed in their hands before the hearing on April 22.

BODIES FOUND IN DEBRIS

No Clue and No Known Motive for
Double Murder at Legos.

Legos, N. D., April 17.—The bodies of W. H. Menzie, manager of the Farmers' Lumber Yard here, which was burned last night, and his bookkeeper, Miss Blanche E. Signal, were found today in the debris of the yard office. Miss Signal's feet were tied with a wire and her hands wired behind her. Her skull had been crushed with a hammer, found nearby. Signal's feet were wired together and a wire was found on one wrist; the other end was broken. His skull had been fractured. There is no clue and no known motive for the murder has been discovered.

Many Patients Transferred.

[Special to The Times-Dispatch.]
Richmond, Va., April 17.—More than 100 female epileptics and feeble-minded women have been transferred to the State Epileptic Colony recently, and there are now 252 residents in the colony. The number will be brought up to 300, the colony's present capacity, in a few weeks by other transfers from the State hospitals.

SON OF RICH MAN HELD FOR MURDER

Malcolm Gifford, Jr., Charged
With Slaying Chauffeur on
April 1, 1913.

Albany, N. Y., April 17.—Malcolm Gifford, Jr., nineteen-year-old son of a wealthy manufacturer of Hudson, N. Y., to-night is in jail here charged with the murder of Frank J. Clute, a chauffeur.

Clute was shot to death on April 1, 1913, while driving an unidentified man to Troy from here. The passenger shot Clute in the back of the head, robbed him, threw his body into a ditch and fled.

The slayer is known to have worn a gray overcoat and a light fedora hat. On that night Gifford left the house of a friend, Derrick Boardman, in Troy, ostensibly to attend a dance. He wore a dress suit, a gray overcoat and a light fedora hat, it is said. But instead of going to the dance, immediately he disappeared.

Witnesses before the grand jury to-day said his clothing was soiled. The next morning, it further was testified, he put his overcoat in one friend's suit case, his hat in another, borrowed a cap and left for home.

Recently property belonging to Clute was found under an eave of the house where Gifford stopped on the night of the killing.

Detectives apprehended Gifford at Chatham, Mass., last Tuesday. He was brought here, and his detention kept a secret, even from his parents, until to-day.

Gifford's father was expected here to-night.

AUTOMOBILE STOLEN

H. C. Ruppert Robbed of Car While in
Hudson Picture Show.

While H. C. Ruppert, of the North Boulevard, was in a motion picture show last night, his automobile, which was left standing on Third Street, between Broad and Grace, was stolen. They reported the theft to Detectives Sergeant Kregel, and the latter immediately got into communication with the three stations, and with the authorities in Patersonburg.

It is believed that the automobile was stolen by boys. Two automobiles, however, stolen by a gang of boys, and both were wrecked. Mr. Ruppert's machine is a Ford touring car, carrying the license No. 2900.

BOWLES QUILTS PRESIDENCY

Resigns as President of Fore River
Shipbuilding Corporation.

Cincinnati, Mass., April 17.—Former Rear-Admiral Francis T. Bowles resigned the presidency of the Fore River Shipbuilding Corporation at the annual meeting of the directors here to-day. Admiral Bowles retained his membership in the board of directors, all of whom were re-elected. His resignation became effective July 1.

Admiral Bowles, who was chief naval constructor, resigned from the government service to assume the presidency of the Fore River Shipbuilding Company, as it was then known, May 1, 1903.

Daniels to Make Speeches.

Washington, April 17.—Secretary Daniels left to-night for Cleveland, O., where to-morrow he will speak before the students of Western Reserve University. Mr. Daniels will speak on Thomas Jefferson to-morrow night in Cleveland at a Jefferson dinner.

GOOD IMPRESSION MADE AS WITNESS

Idea Von Claussen Goes Through
Grueling Examination of
Five Hours.

[Special to The Times-Dispatch.]

White Plains, N. Y., April 17.—Idea Von Claussen went through a grueling examination of five hours to-day before Supreme Court Justice Mills at White Plains in connection with the application for her discharge from Matveevan Asylum on the ground that she is sane.

Justice Mills, who was assisted by Assistant District Attorney George Medall and Deputy Attorney-General Edson, who claimed that she is a sane woman, she made a good impression while on the stand.

When I was discharged from Matveevan Asylum, I was told to go to New York and get what you intended to do. Miss Von Claussen was asked.

Turning to Judge Mills with a sweet smile, she answered: "I pleaded to an indictment found against me in New York and got free."

She was asked if she was a special referee, and she replied that she was not, because there was enough work for her in New York City.

When asked how she was treated in Matveevan Asylum, she replied: "I was brought up a lady; yet I was thrown in a mad-house with a lot of madmen. God, I was never in such a place. I was two women, the one a sane driven stark mad by nagging. I was starved. When I was taken to the asylum, I was tested to the purpose. I was told I was able to cure for myself."

TOO LATE NOW TO ASK FOR CLEMENCY

Folk Probably Will Push Indictment
Against Hemingway
and Morehouse.

[Special to The Times-Dispatch.]
Washington, April 17.—Remarkable revelations concerning the squandering of \$100,000 belonging to the stockholders of the New York, New Haven and Hartford road, were brought to light to-day by special investigators of the Interstate Commerce Commission.

This money is supposed to have been spent promiscuously in the State of Connecticut for illegitimate purposes. Haven system shows that the money was spent for "educational purposes." One of the highest officials of the commission to-day said that the money may have been spent for "educational purposes, that is," he added, "educational State legislators how to vote when certain railroad interests were at stake."

The attention of the entire commission was to-day directed to the development of the New Haven case. It is understood that the grand jury of the District of Columbia Supreme Court has voted true bills of indictment against Hemingway, Morehouse, Field and Whipple, the four New Haven and Hartford Company officials, who last Friday refused to answer questions before the commission. The grand jury has not yet formally returned the indictments.

To-day Henry S. Cummings, attorney for Hemingway and Morehouse, wrote the commission asking that his clients be allowed to testify, and not be branded with the stigma of an indictment.

Joseph W. Folk, chief counsel for

Church Notices

FIRST PRESBYTERIAN CHURCH.
Preaching at 11 A. M. and 8 P. M. by
pastor, Dr. P. M. McFadden. Sunday School
at 9:30 A. M. and 7 P. M.

SECOND PRESBYTERIAN CHURCH.
Preaching at 11 A. M. and 8 P. M. by
pastor, Dr. D. D. McFadden. Sunday School
at 9:30 A. M. and 7 P. M.

GRACE STREET PRESBYTERIAN CHURCH.
Preaching at 11 A. M. and 8 P. M. by
pastor, Dr. D. D. McFadden. Sunday School
at 9:30 A. M. and 7 P. M.

WILKINSON STREET PRESBYTERIAN CHURCH.
Preaching at 11 A. M. and 8 P. M. by
pastor, Dr. D. D. McFadden. Sunday School
at 9:30 A. M. and 7 P. M.

FIRST BAPTIST CHURCH (BROAD AND
GRACE). Preaching at 11 A. M. and 8 P. M. by
pastor, Dr. D. D. McFadden. Sunday School
at 9:30 A. M. and 7 P. M.

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150 STORES UNDER ONE ROOF AND ONE MANAGEMENT

WEISBERGERS

312 TO 318 EAST BROAD
THE STORE FOR THE PEOPLE

Store Opens To-Day at 9 A. M. and
Closes at 9 P. M.

Weisberger's Clothing

Has done much to revolutionize the
Men's Clothing business in the city of
Richmond. Greater values, larger as-
sortments and better qualities have
established this store's reputation as
Richmond's best store for men.

WE OFFER FOR TO-DAY
SUITS WORTH \$18.50 AT

\$12.50

Made and tailored in a manner to
pass the inspection of the most critical
man; perfect in fit and made from
splendid materials that are strictly up-
to-the-minute in style; these Suits at
this remarkably low price are bound
to please you, as well as convince you
that this great store is your best store
in which to buy clothing. Following
are a few of the clothes used:

Fade-Proof Blue Serges, Cheviots,
Cassimeres, Checks, Worsteds and
Chalkline Suitings.

Men's Furnishing Special SATURDAY ONLY

Mr. Workingman, here is your chance to buy
the best Work Shirt in the country cut extra
large, made of cheviots, drills and chambray;
sold in all stores at 50c; special for.....

Men's Underwear, in nain-
sook and madras, athletic style,
in all sizes; the very best qual-
ity you can buy; you pay 50c
everywhere for it, but.....

Men's Silk and Silk-and-
Linen Shirts, in fancy corded
effects; these Shirts are of very
fine quality, and were bought
to sell at \$2.50; and now
now selling at.....

45c

Great Sale of Men's \$3.50 and \$4.00 Shoes

\$1.95

In order to make room for our new
Spring low shoes, we have decided to sell
every pair of high shoes in the house re-
gardless of cost. These Shoes are the
product of one of the leading manufac-
turers of men's shoes in New England.
Every pair Goodyear welt. The leathers
are tan calf, patent calf, gunmetal and
vici kid, button and lace. In the assort-
ment you will find all sizes, from 5 to 11,
C, D, E widths. Come early, as the quan-
tity is limited.

the commission, has answered this ap-
peal, telling the attorney for the men
that it is too late now to ask for
clemency, as they were given until
Thursday, April 16, in which to make
up their minds; that they should have
noticed the commission before that
day.

It is believed here that the commis-
sion will allow Messrs. Field and Whip-
ple to take the stand and tell all they
know about the Billard Company.

Because Hemingway and Morehouse
held out too long they will not be given
the same privilege.

John R. Billard, the organized of the
Billard Company, who has been in the
view a few days ago, is said to have
branded the Interstate Commerce Com-
mission as a "set of bluffers," intimat-
ing that the foundation of its organized
brought to trial under criminal proce-
dure, to-day wrote a letter to Mr.
Folk denying he had ever used such
language.

SMALL STE